

FCB 07 14

Clerk, U.S. District Court
Southern District of Texas
FILED

FEB 10 2014

David J. Bradley, Clerk of Court

US DISTRICT CLERK'S OFFICE
1133 N STRICKLER RM 208

1 PM IN SCs

CORPUS CHRISTI TX 78401

RE: VFAST v. PROPS 2:13-cv-143/209/241/388

ON JAN 6 2014 THE CLEVELAND CIRCUIT ISSUED A
SHOT OPINION IN GREEN PARTY v. KCAP 12-11816
REMANING TO DISTRICT COURT. THE ISSUE IS GEORGIA
BALLOT ACCESS. THE LAW REQUIRES ABOUT 50,000
VALID SIGNATURES FOR INDEPENDENT AND MARY
ANN'S CANDIDATES FOR CONSTITUENT, SOURCE FCB OF 14 PBN.

I SUGGEST A ONE REVIVED POLLING PLACE FEE,
WAIVED FOR CANDIDATES WITH ONE REVIVED VALID SIGNATURE
FOR THE LIMITED VOTING BALLOT IN HIS OWN DISTRICT
AND TWO MORE OF HIS CHOICE. IF MARY ANN AND MARY
ANN'S CANDIDATES LSUGGESTED A FEES OF TWO THOUSAND
DOLLAR FEES IN THIS DISTRICT.

Robert M Adlesonwall BCB
BMC 251 N LC 37 S
CNA LC 62846-2719

CALERA'S "DEFIANCE REQUIRED DUE TO BRING A SIXTH
FIVE ENFORCEMENT ACTION THAT ULTIMATELY TEELED"
(LIMITED) VOTING, SHELBY 2013 177 OR 2622, 41.

Kelly Cheesman, Cir Clk
200 S Cherry
Galesburg IL 61401

Mar 4 13

94 CF 264 SDP

CONSERVATIVES TAKE AIM AT VOTING RIGHTS
BY Ari Berman, Nation Feb 25 13, 11-7,12

"Calera moved from single-member districts to an at-large election for the city council. Montgomery was easily elected under the new (no details, cumulative voting?) system....

"I realized how important section 5 is," Montgomery said.

"That would have been the end of it—if Ed Blum ... hadn't convinced Shelby County's lawyer (no name) to challenge §5."

I want mailing addresses for John 'D Bates, US District Court Dist of Columbia (Shelby Co AL v HOLDER 679 FR3 848-905), Sam Bagenstos, Ryan Haygood and Kevin Myles. I wrote to City Clerk, Calera AL, Montgomery, Shelby County's lawyer (no name) and main Calera newspaper (no name or address). I also sent \$20 to the AL Press Assn for a directory of AL newspapers.

679 FR3 857 has "Shelby County was clearly ineligible for bailout. See 811 FS2 424,46 n6....The 'serious constitutional questions' raised in Northwest Austin could 'no longer be avoided.' Id at 427." I haven't seen 811 FS2 424+.

Robert M Allensworth

Robert M Allensworth 4B21
BMRCC POB 900-B14522
251 N IL Rte 37 S
Ina IL 62846 2419

FILED
KNOX CO., IL

MAR - 7 2013

KELLY CHEESMAN
Circuit Court
Deputy
[Signature]

FEB 07 17

US DISTRICT CLERK'S OFFICE

113 N SHADYLINE RM 208

CORPUS CHRISTI TX 78401

(AM IN FG)

RE: VCAISCT v. PEPPER TSM 2:13 CV 193/208
DE 148 JAN 22 17 1 PM AM INTENDED PAPER FILED
I WANT SOME OF MY FRIENDS TO BE CONSIDERED
PROBABLY FIRM AND DETERMINED. MY CLAIMS ABOUT A
2ND BALLOT BY CITIZENS VOTING FOR THE TEXAS
STATE LEAGUE ARE NOT PERSUDED BY CR SOON ENOUGH
TO BE PERSUADED BY ANYONE. THE 2018 ELECTION IS
SEEK FOR NOW & TAKE THE RISK, THE TIME IS RIGH.

"A CLAIM IS NOT RIPE FOR ADJUDICATION IF IT RELATES
TO AN UNDERTAKING CONTINGENT UPON FUTURE EVENTS THAT MAY NOT OCCUR
AS ANTICIPATED, OR MAY NOT OCCUR AT ALL."

- TEXAS v. USA 1948 523 US 296, 306 (18 Sec 17574

"THE ALABAMA CONSTITUTIONAL CONVENTION OF 1901
WAS PART OF A MOVEMENT THAT SWIFT THE POST
RECONSTRUCTION Sought TO DISFRANCHISE BLACKS."
- PLANTATION - URGENCE 1985 471 US 273, 9

ALABAMA BILLS 83 TO AND LB 327 HAVE BEEN
INTRODUCED TO GIVE BALLOT ACCESS TO FRANCHISE
CANDIDATES FOR US (AND STATE WIDE?) WHICH FAIR
3 TO 1.5%. AND EXEMPT THE PREDILECTION FROM
PREMISES THEM TO MAKE WORKS AFTER THE ANIMALS RUN
OFF. SOURCE FED OR 14 BALLOT ACCESS NEED, BX 470246

SAN FRANCISCO CA 94187
415 922 9779

RICKREMPINNERS@YAHOO.COM

Robert M Cleggwell
0145722
BMRCC 25, N 11 375
IMA 1C 62870-2419

Case 1:10-cv-00651-JDB Document 6 Filed 06/11/10 Page 2 of 11

SHELBY COUNTY MORN TO INTERVENE BY
MONTGOMERY VINES AND WALKER.

Proposed Intervenors aver that, if intervention is granted, they will (i) participate in the action on the schedule that will be established for the existing parties; (ii) avoid unnecessary delays or duplication of efforts in areas satisfactorily addressed and represented by the existing Defendant, to the extent possible; and (iii) coordinate all future proceedings with the existing Defendant to the extent possible.

Proposed Intervenors Harry Jones, Ernest Montgomery and Anthony Vines are African-American registered voters who reside in the City of Calera, located in Shelby County, Alabama.

Proposed Intervenors Earl Cunningham, Albert Jones and William Walker are African-American registered voters who reside in other municipalities located in Shelby County, Alabama. All Proposed Intervenors regard the VRA to be an essential piece of federal civil rights legislation that has long provided important protections, and continues to safeguard their voting rights. All Proposed Intervenors deem the protections afforded by Section 5 to be necessary in Shelby County and, more broadly, in the State of Alabama.

The grounds for this motion, more fully described in the accompanying Statement of Points and Authorities, are set forth below:

1. Plaintiff brought this declaratory judgment action challenging the constitutionality of the Section 5 preclearance provision and Section 4(b) scope of coverage provision of the Voting Rights Act of 1965, as amended.
2. Proposed Intervenors are filing this motion to intervene in a timely manner. Plaintiff filed its Complaint on April 27, 2010, followed quickly by a Motion for Summary Judgment on June 8, 2010. This motion to intervene is made just three days after Plaintiff filed its Motion for Summary Judgment, and before the Defendant has filed an answer or responsive pleading. This motion is also made prior to the scheduling of any preliminary conference, and before the

FEB 07 14

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FORUM CENTER, TX 78401

(AM 1Y SEC)

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SOME DIGITAL SUBSCRIPTIONS AT
MYSOURCE.COM DIGITAL EDITION.

I HAVE WRITTEN TO AND MADE CURRENT INFO ON
HOW CALGAS AL EFFECTS ITS CITY COUNCILMAN,
BUT

I HAVE CONTACTED ITS CITY COUNCIL AND OTHER ACCORDING:

TOM SONGS, MMOR, 103 N 100W, MURRAY, UTAH 84041 334-241-4400

BARRY LEE HARRIS, 112 RELEASE DR, ALABAMA 35009

MARY LEE WILCOX, MONTVILLE CORP & VALLEY
35115

WEEDON BREE, MARCH, 910 20 ST N BIRMINGHAM 35202
205-254-2000

BRIAN KELLY, BIRMINGHAM BUSINESS ALLIANCE, 35203
505 20 ST N PM 200, BIRMINGHAM

CALGAS' "DEFIANCE REQUIRED NOT TO BRING
A SECTION 5 ENFORCEMENT ACTION THAT ULTIMATELY
YIELDED" (LIMERICK, WORDS), SHELBY CIRCUIT
2012 133 SET 2022, 41

CARRIER FEDERAL REFUSED TO RETURN MY TYPED
LETTER, SHE UPLOADED ME TO MY CELL. SHE WORKED
AUG. 1 FORWARD, SHE FOOLISH. I THOUGHT SHE
WOULD RETURN IT.

Robert M Ollensworth
BIRMINGHAM 2012 133 SET 2022
FBI IC 204C 2419

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0013167

01/27/2014

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 INA, IL 62846-2419

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 authorize Beeville Publishing Co., Inc. to
 charge my credit card the current subscription rate
 each (check one) 6 months 12 months
 Recurring Charge Signature: _____

DUPLICATE

Court Name: TEXAS WESTERN
Division: 5
Receipt Number: 500022831
Cashier ID: dgarcia
Transaction Date: 10/18/2013
Payer Name: BIG MUDDY RIVER CORRECTIONAL

PAPER COPIES
For: ROBERT ALLENSWORTH
Amount: \$20.00

CHECK
Check/Money Order Num: 96979
Amt Tendered: \$20.00

Total Due: \$20.00
Total Tendered: \$20.00
Change Amt: \$0.00

SA-11-CV-0360. PEREZ, ET AL. V.
PERRY, ET AL. (COPIES)..

ILLINOIS DEPARTMENT OF CORRECTIONS

Offender Authorization for PaymentPosting Document # 58311 Date 1/11/22Offender Name ALONZO WOOD ID# 13621 10694 Housing Unit 13297Pay to U.S. DISTRICT COURT TX NOAddress 1137 N. SHARPE RD 216City, State, Zip SAN ANTONIO TX 78201The sum of ONE DOLLAR dollars and .80 cents charged to my trust fund account, for the purpose of Postage I hereby authorize payment of postage for the attached mail. I hereby request information on electronic funds transfers to be placed in the attached mail.Offender Signature ALONZO WOOD ID# 13621 10694Witness Signature BILLIE Approved Not Approved Chief Administrative Officer Signature 1880Postage applied in the amount of 1 dollars and 19 cents.

Distribution: Business Office, Offender, Mail Room

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1880
1-30-14
DOC 0296 (Eff. 1/2006)
(Replaces DC 828)1880
1-30-14
48176
48176
1-15
0-30
300

ILLINOIS DEPARTMENT OF CORRECTIONS

Offender Authorization for Payment

Posting Document # 5850Date 10/10/14Offender Name ALLAN JAMES THOMAS ID# 146623 Housing Unit 4B Blue C10Pay to ALLAN JAMES THOMAS - 13508Address 655 E BURRUS BLVDCity, State, Zip SAN ANTONIO TX 78206The sum of THIRTY ONE DOLLARS dollars and 00 cents charged to my trust fund account, for the purpose of COURT FEE FOR 360 PCT 770000 I hereby authorize payment of postage for the attached mail. I hereby request information on electronic funds transfers to be placed in the attached mail.Offender Signature B. Henderson ID# 146623Witness Signature SH B. Henderson Approved Not Approved Chief Administrative Officer Signature _____Postage applied in the amount of 21 dollars and 00 cents.

Distribution: Business Office, Offender, Mail Room

DOC 0296 (Eff. 1/2006)
(Replaces DC 828)

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R ALLENSWAN B18-22 4B21
BMC 20 N 11 37 S
IMA IL 62846 2419

THIS CORRESPONDENCE
IS FROM AN INMATE OF
THE ILLINOIS
DEPARTMENT OF
CORRECTIONS



U.S. DISTRICT CLERK'S OFFICE

Clerk, U.S. District Court
Southern District of Texas
FILED

FEB 10 2014

David J. Bradley, Clerk of Court

1133 N SHORELINE RM 208
CORPUS CHRISTI TX 78401

7840132042

[REDACTED]